

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: 3/7/08
DATE FILED: 3/7/08

February 1, 2008

Hon. Shira A. Scheindlin
United States District Judge
Southern District of New York
500 Pearl Street, Room 1620
New York, NY 10007

Via U.S. MAIL

FEB 03 2008
JUDGE SCHEINDLIN

Re: 07 Civ. 7790 (SAS)(HBP)
Coleman v. Cudney, et al.

Your Honor:

Under the constraints of Polk County v. Dobson, 454 U.S. 312 (1981), I am dismissing my action, without prejudice, against defendants Osvaldo Caban, Esq., and Richard J. Korn, Esq. I am convinced my position is valid but it appears the means to proceed, at present, are unfavorable and unsatisfactory at best. See, Commissioner v. Americans United, 416 U.S. 752, 763 (1974) (Blackmun, J., dissent).

Thank you for your kind consideration.

Sincerely,



Michael Coleman, pro se
P.O. Box 1721
Radio City Station
New York, NY 10101-1721

Cc: Jason M. Baxter, Esq.
267 Fifth Avenue, Suite 601
New York, NY 10016

Matthew A. Kaufman, Esq.
32 Court Street—Suite 1506
Brooklyn, NY 11201

Donald Nowve
Assistant Attorney General
120 Broadway—24th Floor
New York, NY 10271-0332

The instant action
against Osvaldo Caban
and Richard Korn is
without prejudice.
So ordered.
Shira A. Scheindlin
FEB 03 2008
3/7/08